MILES D. GRANT

A PROFESSIONAL COMPONENTAL
ATTORNEY AT LAW
1200 THIND AVENUE, SUITE 1100
BAN DIEGO CALIFORNIA 92101
1810 233 7678

5 6 7

JAN 2 1986 BY N. PERNICANO, DEPUTY

Attorney for Plaintiff

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF SAN DIEGO

PROTON CORPORATION, etc.) CASE NO. 539923

Plaintiff) MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION FOR AN ORDER TO AMEND NAME OF INDIVIDUAL JUDGMENT DEBTOR

RDI VIDEO SYSTEMS, etc.,) Case No. 539923

MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION POR AN ORDER TO AMEND NAME OF INDIVIDUAL JUDGMENT DEBTOR

Defendants)

Plaintiff submits the following Memorandum of Points and Authorities in Support of its Motion for an Order to Amend the Name of the Individual Judgment Debtor.

INTRODUCTION

On August 23, 1985, this Court entered Judgment in favor of Plaintiff and against an entity Defendant known as RDI VIDEO SYSTEMS, a California corporation and an individual Debtor known as RICHARD G. DYER aka RICK DYER, in the sum of \$21,953.51, After substantial investigation, Plaintiff has discovered that the individual Judgment Debtor's actual name is "Richard A. Dyer" and not Richard G. Dyer.

POINTS AND AUTHORITIES

1

THE COURT MAY IN FURTHERANCE OF JUSTICE ALLOW A PARTY TO CORRECT A MISTAKE IN THE NAME OF A PARTY.

pursuant to C.C.P. § 473, the court may in furtherance of justice allow a party to correct a mistake in the name of a party.

The court may at any time amend its judgment so that the latter will properly designate the real defendants. Mirabito v. San Francisco Dairy Co., 8 Cal.App.2d 54, 56 (1935); Thompson v. L.C. Roney & Co., 112 Cal.App.2d 420, 427 (1952).

It has long been recognized in California that upon a motion of a party or by the court a judgment may be amended to correct a misnomer. Dorland v. Dorland, 178 Cal.App.2d 664, 670 (1960).

In the limitant case, the Plaintiff believed the individual Judgment Debtor's name was Richard G. byer. Only after the judgment had been entered did Plaintiff learn that the actual name is Richard A. Dyer. Pursuant to C.C.P. § 473 and existing case law, the instant judgment should be amended to "properly designate" the Judgment Debtor.

CONCLUSION

Based on the foregoing, Plaintiff respectfully requests that the judgment entered on August 23, 1985, against Richard G. Dyer aka Rick Dyer be amended to properly designate the name of the individual Judgment Debtor to "Richard A. Dyer aka Rick Dyer" DATED: December 27, 1985

MILES D. GRANT Attorney for Plaintiff

2

3

4

6

7 8

9

11

12

14

16

17

19

21

23

25

26

28